



California Court Upholds Alien Land Act

Oyama Test Case to Be Taken to U. S. Court; Fight Just Started, Declares Masaoka

LOS ANGELES—"The fight to have the Alien Land Law declared unconstitutional has just begun," Mike M. Masaoka, executive secretary of the National JACL, declared in Los Angeles after a telephone conversation with Hito Oyada, National JACL president, in Salt Lake City.

"The Japanese American Citizens League is pledged to see to it that the Oyama test case is taken to the United States Supreme court at the earliest opportunity for a final judgment," Masaoka said.

"The Oyama case is of concern not only to persons of Japanese ancestry in California but to Japanese Americans in every state. Seventeen other states have alien land laws, and these will follow, as they have done in the past, the lead of California in anti-Japanese legislation," he declared.

"This latest court decision reaffirms our belief that only by having the Congress pass legislation enabling our parent country to become naturalized citizens will we Americans of Japanese ancestry be protected from legalized discrimination and persecution."

LOS ANGELES—"The unfavorable decision of the California state court in the Oyama case upholding the constitutionality of the Alien Land Law makes it that much more important that Proposition 15 be defeated at the polls this Tuesday, according to Mike Masaoka, executive secretary of the JACL Anti-Discrimination Committee.

The unfortunate timing of the decision, coming as it does prior to the election, makes the task of repudiating that anti-Japanese proposal even more difficult," Masaoka declared. He is afraid that many voters, upon seeing the news stories on the Supreme court action, will automatically conclude that Proposition 15 should be affirmed as a result of the court action.

Japanese Board Plane for Former Homes

Group Held in United States to Be Permitted to Return

MILWAUKEE, N. J.—A trans-Pacific flight on Oct. 22 for the first time since the war, a group of Japanese, setting in motion a plan which several thousand enterprising Americans are to be deported by the United States.

The plane, the Winged American, was held at the airport, and the Japanese, who are permitted to return to their homes by the Provisional Government, are to be received by the Japanese government.

Matsu Says Must Oust Elements

NEW YORK—Hiro Matsu, a member of the Japanese section of the United States National Japanese American Council of Women, said today that the Japanese "greatly" desire to get rid of the "militaristic and Fascist elements" in the Japanese government.

Matsu, author of "The New Japan," which was published in 1942, declared that "with the aid of democratic countries, the Japanese people can come out of the darkness into the light."

Granded Nisei in Japan Seek Return to Homes in America

SAN FRANCISCO—Japanese Americans desiring to return to their homes in Japan by the outbreak of war in 1941 are being in large numbers to return to their American citizenship, according to a report from Tokyo.

The report, which was received by the Japanese American Citizens League, stated that the Japanese government is now permitting to return to their homes in Japan, and that the Japanese government is now permitting to return to their homes in Japan, and that the Japanese government is now permitting to return to their homes in Japan.

Prize Novel Will Tell Story of Relocation Camp

NEW YORK—A novel about the war relocation of Japanese Americans by Karen Kebo of the University of California, San Diego, which won the 1945 Intercollegiate Literary Fellowship Award will be published by Dodd, Mead on Nov. 25.

The book, "City in the Sun," concerns a family of Japanese Americans who were exiled from their California home to the relocation center at Pooton, Ariz. during the war.

Mike Kebo was on the administrative staff of the Pooton center at the time she wrote her novel.

Labor, Liberal Groups Oppose Proposition 15

Los Angeles Area Organizations Ask Defeat of Initiative

LOS ANGELES—Defeat of Proposition 15, the Alien Land Law amendment, was urged this week by the "Big Five" labor and progressive organizations in the Los Angeles area.

In a joint statement the CIO Political Action Committee, National Council of the United Brotherhood of Carpenters and Joiners of America, the Progressive AFL Committee, the Railroad Brotherhood's joint legislative council called for a "no" vote on Proposition 15.

"The 'Big Five' asked for the passage of Proposition 11, the FEPC initiative."

IYA TOGURI FREED BY U. S. ARMY FROM SUGAMO PRISON

TOKYO—Iya Toguri walked through the big steel gates of Sugamo prison on Oct. 25, freed of the charge that she was "Tokyo Rose" and had been guilty of inciting propaganda against the United States during the war.

The California-born girl, wife of Philip Dugan, a Portuguese film-strip operator in Tokyo, was freed upon the orders of the United States District Attorney at Los Angeles who said that there were at least a dozen Tokyo Roses and that he would not try to narrow the field down to one.

Dressed like a college girl in a brown skirt, jacket and low-heeled shoes, she was seen with her hair hanging down her back, the 30-year old former employee of Radio Tokyo said that she was released 15 pounds since entering Sugamo prison on Nov. 15 of last year.

Buddhist Church Undergoing Changes in United States

BERKELEY, Calif.—The Buddhist church among Japanese Americans is being Americanized and is losing its connection with Japan, Dr. Robert F. Spencer concludes in a thesis prepared at the University of California, Berkeley.

The Americanization process in the Buddhist church in the United States has been accelerated since the war, Dr. Spencer noted in publishing the results of his study which he completed during his visit to Japan in 1940 to 1941.

Mrs. Higa Teaches In Ohio School

CINCINNATI, O.—Mrs. May Higa is now teaching kindergarten at North College Hill school here. She is a graduate of Columbia University.

Decision Delivered by Four Of Seven Justices Is Based On Earlier U. S. Court Verdict

LOS ANGELES—Basing its decision upon early rulings of the United States Supreme Court, the California Supreme Court upheld the validity of the State's Alien Land Law in a unanimous decision delivered by four of the seven justices of the State's highest tribunal.

The State Supreme Court's decision was given in the Oyama test case, sponsored by the National Japanese American Citizens League and the American Civil Liberties Union.

The opinion upholding the legality of the State law which prohibits ownership of real property in California by aliens of Japanese ancestry and any others "ineligible to citizenship" was delivered by Justice Douglas L. Edwards. Two of the seven judges, Chief Justice Phil S. Gibson and Justice John W. Carter, regarded as the most members of the majority, did not join in the opinion and did not make a statement why they did not join. Justice Eugene J. Traynor stipulated that he joined with the majority of the court only on the ground, as he explained, "that the decisions of the United States Supreme Court controlling on this case for many years as they are reaffirmed and modified by that court."

Mr. W. W. attorney for Oyama, said that Judge Traynor's statement may open the legal road to appeal the case to the United States Supreme Court and to urge the nation's highest court to modify decisions which were handed down a quarter of a century ago, when the Alien Land Law's legality was questioned.

The State Supreme Court majority also turned down all claims of a statute of limitations on prosecutions for violation of the Alien Land Law.

The court ruled that no "statute of limitations" applied to exchequer proceedings, instituted under the law to confiscate the agricultural properties of persons of Japanese ancestry for alleged violation of the law.

The California court also rejected the claim of the defense that the Oyama case that title to the 10 acres of San Diego County property involved had been taken by T. Oyama, an alien, in the name of his citizen son, Fred Oyama.

Mr. Oyama stated that he was taking immediate steps to take the case to the United States Supreme Court.

Smashing Protest Vote Against Alien Land Law Predicted By JACL Official in California

Masaoka Believes Results of Tuesday's Voting Will Show Change in Public Sentiment Toward Racially Restrictive Legislation

SAN FRANCISCO—A smashing protest vote against "race legislation" and the Alien Land Law was predicted by Joe Grant Masaoka of the JACL's Anti-Discrimination Committee, Inc., in the results of the State's balloting Tuesday on Proposition 15, the proposed validation of amendments to the Alien Land Law.

Masaoka declared that there was a "good chance" that the legislative initiative, sponsored by State Senators Tenney and Burns, would be defeated.

The JACL official said that many of the State's leading newspapers were recommending the defeat of the initiative and listed the San Francisco Chronicle, San Jose News, Los Angeles Daily News, San Jose Mercury Herald, San Jose News, Palo Alto Times, Redwood City Tribune, Maricopa Appeal-Dispatch, Daily People's World, and the Argonaut and Courier and the Santa Ana Register among the papers which were urging a "no" vote.

Masaoka said that the Be. pacers in Sacramento, Modesto and Fresno, Calif., and the Central Post-Press, Glendy Dispatch, Brewster News and the Sacramento Union had all voted out for the passage of Proposition 15.

He asked for a militant and widespread campaign against the Alien Land Law proposal.

Supreme Court and declared that the following constitutional points may be presented:

"1. That the Alien Land Law of California is unconstitutional, because it discriminates against persons of Japanese ancestry solely on the basis of race and denying them the 'equal protection of the law' as guaranteed by the Constitution of the United States."

"2. The Alien Land Law is invalid because it is vague and indefinite and unconstitutionally delegates to Congress the authority to decide who may even land in California."

"3. By virtue of recent amendments to the Federal naturalization laws, persons of Japanese, Chinese, and Japanese ancestry are considered 'ineligible to citizenship' and are therefore ineligible to acquire longer a day to naturalization and it can be claimed that Japanese citizens are ineligible to acquire citizenship on the basis of their race."

"The section of the Alien Land Law of California which declares the 'presumption' that a transaction paid for by a Japanese alien and taken in the name of a citizen is committed for the purpose of evading the Alien Land Law is an 'illegal presumption'."

"4. Refusing to enforce the 'statute of limitations' in cases involving persons of Japanese ancestry in California courts is enforcement of California laws in a discriminatory manner in violation of the 14th Amendment of the United States Constitution."

"5. The decision of the California Supreme Court in the Oyama test case violates the Federal Constitution by illegally discriminating against American citizens of Japanese ancestry by depriving them of rights which American citizens of other ancestry in California are entitled to acquire land and to receive gifts of land from their parents."

World War II Vets In Los Angeles Area Oppose Land Law

LOS ANGELES—The Los Angeles County Council of AMVETS (American Veterans of World War II), representing 29 posts, went on record on Oct. 28, unanimously opposing the passage of Proposition 15, the Alien Land Law amendments, at the State election.

Frank Servino, California State Council of AMVETS, introduced the resolution opposing Proposition 15.

A widespread campaign against the Alien Land Law proposal.

akariishi and Zeni

Official Publication of the
New American Citizens League

LARRY TAJIRI _____ EDITOR

Bad Timing

The timing of the decision is unfortunate because it has had the effect of involving the art in a controversial political issue in the state of California.

Antidote for Bilbo

Of those who answer to the name "liberal" and render lip service only, the author says: "The person who sits by, feeling that racial discrimination is not his concern, lengthens its power."

Books like "Glass House of Prejudice" do not harm the cause of men like Bilbo and Rankin and Hearst. For they show the minority problem as a human problem.

Two months ago it seemed Proposition 15 would be passed by a sizable majority. This week appears that there is a chance to defeat it.

lected as follows: Sally Korman, program chairman; Hiroko Miyake, Shoshu Mayeda, Tomi Iwawagi, Jack Fujita, Shin Yamaguchi, membership drive chairman; I. Takahashi, finance chairman.

Joe Grant Masaka, secretary of the California regional division of JACL, spoke on the alien land bill and Proposition 13.

A committee to fight Proposition 13 was formed, with the following action program: Rallying "NO" on No. 13 leaflets to registered voters in the County; include in daily papers; newspaper coverage; and radio time to be

Korean Americans Oppose Alien Land Law Amendments

LOS ANGELES—Korean Americans in southern California will support the campaign to defeat Proposition 15 at the polls, according to Mike Masaka, JACL Anti-Discrimination Committee executive secretary.

Following a conference with John K. Hahn, editor-in-chief of the English section of the "New Korea," official publication of the Korean National Association, Masaka declared that those of Korean ancestry would cooperate fully in the general campaign and would conduct an intensive drive among themselves to defeat this legislative effort, which is aimed at the Koreans as well as the Japanese.

Hahn, who is also an official of the Korean Chamber of Commerce, stated that though com-

paratively few Koreans own and operate their own farms, the principle of discrimination based upon ineligibility to citizenship, fits at his group, too.

Allies of Japanese and Korean ancestry are among the few who are now in the "racially inadmissible to citizenship" category.

McClatchy Papers Support Land Law

SACRAMENTO—The McClatchy newspapers, the Sacramento Bee, Fresno Bee and the Modesto Bee, this week recommended the passage of the validation of amendments to the Alien Land Law, No. 15 on the State ballot.

"Adoption of the amendment would close loopholes (in the Alien Land Law) based on constitutional grounds," the papers declared.

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From the Minneapolis Tribune: Returned Evacuees Recall Hospitality of Midwest Cities

(The following article is reprinted from the Minneapolis, Minn., Morning Tribune of Oct. 30 and describes the reactions of Japanese American evacuees who have returned to former homes on the West Coast after living during the war in the Midwest.)

By GEORGE FRITCHARD
LOS ANGELES—The experience of thousands of Japanese Americans in Minneapolis and other cities "back-East" during the war has raised a new slogan out here.

"Go East, young Nisei, go East."

In its way, it may become as significant to the nation as Horace Greely's admonition to go West. The 1,500 Nisei or second-generation Japanese who lived and worked in Minneapolis during the war, and the 30,000 who were scattered in cities from Boise, Idaho, to Albany, N. Y., found that the traditional economic pattern to which they must conform on the West Coast does not exist beyond the Rockies.

Here, the subtle but strong pressure of tradition forces young Japanese Americans into domestic or clerical jobs.

If they wish to enter business, tradition again confines them largely to three fields—farming, wholesale marketing and the raising of flowers.

This is not the result of racial discrimination in the sense that the Negro is discriminated against in the South. It is a condition created originally by the Issei or Japanese born in Japan, and then accepted more or less unconsciously by the Nisei and Sansei, or third generation.

For example, the 110,000 persons of Japanese descent on the Pacific coast were uprooted from their homes and transferred to various relocation camps in the western states. Later, those who could prove their loyalty to the United States were permitted to go to cities of their choice.

It was this that touched off an unforeseen economic chain reaction that will be continuing for many years to come.

The large number of Nisei who came to Minneapolis primarily because of the many Japanese American soldiers who were getting special training at Fort Snelling, found to their surprise that their talents and willingness to work. A new and unexpected vista of opportunity was opened before them.

Coupled with this was an atmosphere of friendliness which the Japanese here still speak of as almost an attitude of reverence.

"We will always be grateful to the people of Minneapolis," said the Rev. Paul M. Nagano, who was serving pastor of the Nisei-Caucasian Christian fellowship in the Twin Cities during the war and is now pastor of Los Angeles.

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Nisei Baptist church. "They were wonderful."
His mother, a chubby happy woman, is much more at home in her native language, but she was able to say with intense conviction:

"Wonderful neighbors. People of Minneapolis, wonderful neighbors."

That word "neighbors" cropped up continuously in talking to Japanese Americans here who lived in Minneapolis during the war.

Kiyo Sakata, who was a typist at the Bureau of Engraving, used it. So did Ernest Omi, who was at the fort from June, 1945, to January, 1946. And so did Kim Nagano, who first went to Minneapolis as a civilian in January, 1944, and then joined the army.

Mr. Nagano recalled that at the final game between the Frederic City Stars, made up of Issei who had been at Fort Snelling, and the Los Angeles Japanese All-Stars, a soldier was taken up and forwarded to Slater Kennel foundation as a token of the appreciation felt here for the welcome Minneapolis gave to the homeless Japanese.

Some two-thirds of the Nisei have returned to the Pacific coast, most of them to be with their parents or simply because of a reflex desire to get home.

Here they have found, with a mixture of both relief and disappointment, that the war created little change. Those who profited economically were taken up and evaluated, and who wish to continue in their favorable position by legitimizing their status, such isolated incidents as that of the Oregon post of the American Legion parading Nisei soldiers from the honor roll.

There had been some inevitable friction over returning Nisei to civil service posts, and there are a number of test cases in the courts. Here again the difficulties appear minor. Alice Kodama, for instance, who studied at the Northwestern Missionary and Bible Training Institute and worked at the Lutheran hospital and the Bureau of Engraving, moved readily into a civil service position with the Los Angeles board of education. So did Miss Shibata.

The Nisei veterans have their gripes, but they are the same as the gripes of veterans everywhere—lack of housing, lack of the fine, plentiful jobs they envisioned. There is little talk of discrimination.

Neighborhood and community

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life again had been re-estab-

A good example of this is the Narada church, which is the headquarters of the returned Nisei who lived in Minneapolis. William H. Hara, George Nagano, who was attending school, the late Mr. Hara, attended school, the late Mr. Hara, and now is a typist at the Bethesda hospital in St. Paul. He is now studying at Los Angeles City College.

Eventually, it was the first of the most difficult. They left their homes of old and new, and some of them hurriedly rented them. They many discovered that their first homes were not as good as Mr. Nagano just in case, he had been.

Farms had been world wide, less for quick gain, and some were run down when they began.

One couple found their home turned into a boarding house in 16 months. It took a year to get them all. Another found an attic, which had been part of a household house, was empty. Officials of the war ministry said that a list of the homes had been given but when war began.

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Japanese-Hawaiian Back Stars for USC Against Stanford

HALO ALJO, Calif. — Johnny Hansen, USC's fleet back, at the University of Hawaii, and a major role Saturday in the Trojan defeat of Stanford University, 25 to 20.

Hansen scored the second Trojan touchdown in the third quarter when he scooted over from a yard line, ending a 49-yard march. He also placed all of the four USC points on touchdowns and became the first to get a punt from the 24-yard line.

Hansen and Bob Musick, fullback, were the stars of the Trojan offense, a 26-year-old war veteran, played for the University of Hawaii in 1941 before he went to the Army.

He was just another substitute at the beginning of the game, but before the game started, he entered by members of the faculty of Hawaii, which had arrived on the mainland just after the college of Pacific and the University of Hawaii in Honolulu, and he was around Naupali beach.

Coach Jeff Cravath told reporters after the game he had used Hansen as "a one-player's hunch."

"When the going got tough, put him in and he delivered. In front of all those Hawaii U. chums sitting in Section G, how could he miss? He knocked him self out to uphold the honor of the Islands," Cravath said.

Nisei Veterans To Hold Dance On Armistice Day

SEATTLE, Wash. — Fashionable Faurie's ballroom at 12th and Pike will be the scene of the Nisei Veterans Committee "Grand Reunion Simi-Formal" on November 11.

One of the finest orchestras of the area, Hobart Farnham and his orchestra, will provide the music. Tickets will be sold at the gate at \$3.00 per couple.

The reunion ball will be open to the general public, according to the NVC, and all efforts are being made by the recreation and social committees of the organization to insure a successful evening.

Heart Attack Kills Stockton Doctor

STOCKTON, Calif. — Dr. Kazuo Uchida died of a heart attack at his home in the Fukuoka hotel here on or about Oct. 15 but his body was not discovered until Oct. 23.

Dr. Uchida, 65, arrived in the United States in 1917. Thrice married and three-divorced, he had been living alone at the hotel.

Vital Statistics

BIRTHS

To Mr. and Mrs. Jody Yoshino, 1200 W. Harrison St., Chicago, a boy, Wayne Richard, on Oct. 25.

To Mr. and Mrs. Todd Tomura, 5 Myrtle street, Boston, Mass., a boy, Robert Michio, on Sept. 27.

To Mr. and Mrs. Masu Matsuyoshi, 21 Monte, Calif., a boy on Oct. 18.

To Mr. and Mrs. Tim Hideo Kolski, Frazier, Calif., a boy on Sept. 20.

To Mr. and Mrs. Kiyoshi Asada, Frazier, Calif., a boy on Oct. 11.

To Mr. and Mrs. Tadamasa Oyama, a boy on Oct. 17 in Los Angeles.

To Mr. and Mrs. Masaru Miyamoto, a girl on Sept. 3 in Selma, Calif.

To Mr. and Mrs. Mamayasu Yamamoto, a girl on Oct. 11 in Sanger, Calif.

To Mr. and Mrs. Henry Uyeda, a girl, Shanon, on Oct. 17 in San Jose.

To Mr. and Mrs. Masao Tanaka, a girl in San Jose.

To Mr. and Mrs. Edward Yonemura, Sunnyvale, Calif., a boy.

To Mr. and Mrs. Yoshikazu Tamao, Milpitas, Calif., a girl, Eui.

To Mr. and Mrs. James H. Oza, a boy in Denver on Oct. 20.

To Mr. and Mrs. Karuichi Wash, a boy in Denver on Oct. 20.

To Mr. and Mrs. George Aso, a girl in Denver on Oct. 20.

To Mr. and Mrs. Thomas T. Yamazaki, Fort Lupton, Colo., a girl on Oct. 20.

To Mr. and Mrs. Takeo D. Okimoto, a boy in Denver on Oct. 24.

To Mr. and Mrs. Johnnie Yukawa, a girl in Denver.

To Mr. and Mrs. Guinichi G. Shinoda, Littleton, Colo., a boy on Oct. 24.

To Mr. and Mrs. Shigeo R. Mori, a girl in Denver.

To Mr. and Mrs. Thomas E. Gagnara, a boy in Denver.

DEATHS

Kiyoshi Nishida, 74, on Oct. 22 in Sacramento.

Daisuke Takahashi on Oct. 25 in San Francisco.

Kakichi Otsawa, 50, on Oct. 28 in Los Angeles.

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Los Angeles Civil Rights Group Will Investigate Suit to Oust Japanese American from Home

LOS ANGELES—The Los Angeles Civil Rights Congress announced last week it will investigate a restrictive covenant suit filed on Oct. 23 against Roy Kobayashi, 5106 South Harvard street, by two property owners in the neighborhood.

Bertha R. Kenyon and Mary J. White, the property owners involved, have filed court action through Attorneys Eberhardt and Zeigler alleging that Kobayashi's occupancy of his home is in violation of a restrictive residential covenant which limits occupancy to persons of the white race.

The suit declares that Kobayashi is of Japanese ancestry. The property owners ask a court injunction restraining Kobayashi from the use of the premises and damages of \$1000 and \$100 for attorney's fees.

The Civil Rights Congress, which recently sponsored a demonstration against restrictive covenants on behalf of a Japanese American family in West Los Angeles, will fight the issue on the ground that restrictive covenants, barring persons not of the Caucasian race from residential areas, are unconstitutional and in violation of the 14th Amendment.

Los Angeles. — Lind M. Mutsaers, 16 months old, on Oct. 21 in Pomona, Calif.

MARRIAGES

Jane Kikuchi to Harry Sugihara in Ogden, Utah.

Toruho Nagai to San Matsuhara of Salt Lake City on Oct. 22 in Los Angeles.

Kazuko Sugimoto to Akira Makishima on Oct. 27 in Mountain View, Calif.

Margaret Ito to John Terada in Denver on Oct. 20.

Toshiko Okamoto to Peter Tsutsui on Oct. 27 in Denver.

Shiruka Etani to Tadaaki Arimura on Oct. 19 in Chicago.

Masako Hirayama to Katsuo Yamamoto on Oct. 19 in Chicago.

MARRIAGE LICENSES

Chia Kuga to Jimmie Nakajima in Denver.

Yasuki Nitta to Dan K. Yamaguchi in Denver.

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Shirazu Kido and
Kay Kawamura
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